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SEC. 10. That any person violating any of the provisions of this ordinance shall be subject to a penalty of \$25 for each and every offense.

SEC. 11. That all ordinances and clauses of ordinances in conflict with this ordinance are hereby repealed.

SEC. 12. That this ordinance shall be in full force and effect after the 1st day of June, 1913.

ATLANTA, GA.

Factories—Sanitary Regulation of. (Ord. Oct. 22, 1913.)

SECTION 1. That the owner, manager, or agent of any factory, workshop, or manufacturing establishment in the city of Atlanta shall supply separate toilets and separate wash rooms for the females apart from toilets and wash rooms used by men and boys in such places. Furthermore, at least one toilet shall be installed for every twenty people, or fraction of said number, of either sex, while working in said factory, workshop, or manufacturing establishment; and furthermore said toilets shall be placed in separate parts of the building for the use of the different sexes, and shall be cleaned at least once a day, and kept free of foul odor or accumulations of filth of any kind therein.

SEC. 2. The owner, manager, or agent of any factory, workshop, or manufacturing establishment in the city of Atlanta shall hereafter keep same heated in cold and inclement weather to a degree whereby the comfort of the employees working therein is secured, and to a degree which permits the full and free employment of the strength of the said employees while at labor without being weakened or benumbed by cold.

SEC. 3. That the owners, their managers, and agents of any factory, workshop, or manufacturing establishments employing females in the city of Atlanta shall keep same in a clean and sanitary condition, which is hereby defined to be a situation or condition wherein the premises are free from injurious or offensive effluvia arising from drains or privies or materials or products of the said plant; and a condition or situation wherein light and ventilation is furnished to the said employees therein to the extent that no strain may be had upon the eyes of the employees in pursuing their labor; and also plenty of fresh air supplied to said employees while at work; and furthermore a condition or situation wherein the said plant is free from gases, vapors, dust, or other like substances which injuriously or offensively affect either the cleanliness of the place or the purity of the air supplied said premises.

SEC. 4. Any owner, manager, or agent in charge of any factory, workshop, or manufacturing establishment in the city of Atlanta, violating any of the foregoing provisions of this ordinance shall be deemed guilty of an offense, and on conviction thereof in the recorder's court shall be punished by a fine not exceeding \$200, or imprisonment for not exceeding 30 days, or sentenced to work on the public works of the city of Atlanta for not exceeding 30 days, any one, two, or all of said sentences to be imposed in the discretion of the recorder.

SEC. 5. It is the purpose of this ordinance to secure the health and safety of employees of factories and like establishments. The enforcement of the provisions of this ordinance, so far as the city of Atlanta is concerned, is hereby lodged in the discretion of the board of health of said city, and, before any case is made for a violation of the provisions thereof, by any of the sanitary inspectors or other employees of the department of health or sanitation, such inspectors or employees shall first submit the facts in the case to said board of health, and advise with them as to the propriety of their making a case for said violation, or of taking up the matter with the owner or manager of such place with the view of securing the enforcement of the terms of this ordinance.

Furthermore, said board of health is hereby directed and authorized, either by itself or by the agents working under said board, to visit factories, workshops, and manufacturing establishments of the city of Atlanta and inspect the conditions thereof, and ascertain if the owners or managers thereof are violating the provisions of this

ordinance, and if said board, after hearing the facts of the case, and after conferring with, or attempting to confer with the owners or managers, is unable to secure the enforcement of the terms of this ordinance without prosecution, they shall thereupon order cases to be made against all persons violating the provisions of this ordinance and prosecute same with all vigor.

SEC. 6. That all ordinances and parts of ordinances in conflict with this ordinance be, and the same are hereby, repealed.

AUGUSTA, GA.

Meat—Chilling Required. (Reg. Bd. of H., Feb. 25, 1913.)

From the 1st of April to the 1st of December, each year, no dressed carcass or any part thereof of any slaughtered cattle, sheep, goat, or swine to be used for human food shall be brought into the city of Augusta, Ga., until the same has been properly chilled. All parties having the charge or control of slaughtering of said meats shall see that this ordinance is rigidly enforced.

Meat—Care and Sale of. (Reg. Bd. of H., July 29, 1913.)

All groceries or other places where salt or other unwrapped meat is sold or offered for sale, shall provide a box or room, and said box is to be provided with hinged cover of wood, or screened top, and if separate room is provided it shall be made fly tight, also said box. These boxes and rooms shall be made acceptable to the chief food inspector or his assistants. All such boxes and rooms must be kept in proper repair. It shall be the further duty of all persons selling, or offering for sale, salt meats to keep the same properly salted as per instructions of chief food inspector or his assistants.

Milk—Permit Required for Sale of—Bottling and Labeling. (Reg. Bd. of H., July 29, 1913.)

Any dairyman selling milk not produced by his own herd, but secured from another dairy, must first secure a permit from the chief food inspector, giving the name and location of the dairy from which he intends to obtain said milk.

All milk sold by any dairy which is produced elsewhere must be bottled on the premises where it is produced, and must bear a label furnished by this department giving the location from which it is obtained. Said labels to be furnished by the board of health at cost.

Sewers and Drains—Cleaning of. (Reg. Bd. of H., July 24, 1913.)

Any person or corporation who has built, or shall in future build, any drain or sewer in a lot or street in this city, or shall in any wise use or control such drain or sewer, shall cleanse the same whenever it shall be in an unhealthy condition. The sanitary inspector shall notify the owner, or person controlling such uncleanly sewer, to clean out in such time as the president of the board may direct; and for every failure to comply with such notice a fine of not exceeding \$25 shall be imposed for each day said nuisance shall continue thereafter.

Carpets and Rugs—Cleaning of. (Reg. Bd. of H., May 27, 1913.)

Be it hereby ordained by the board of health, that any person who shall beat, brush, shake, or otherwise clean carpets, rugs, or hangings, or renovate old mattresses in any yard, street, alley, or public place in the city of Augusta shall be fined not exceeding \$50.